

## **EXHIBIT 1**

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

In re: ) Chapter 11  
W. R. GRACE & CO., et al.,<sup>1</sup> ) Case No. 01-01139 (JKF)  
Debtors. ) (Jointly Administered)  
 ) Re: Docket No. 9315 and 11/14/05 Agenda Item  
 ) No. 6

NOC  
11363

**SECOND ORDER GRANTING RELIEF SOUGHT IN DEBTORS'  
FIFTEENTH OMNIBUS OBJECTION TO CLAIMS (SUBSTANTIVE)**

Upon the Fifteenth Omnibus Objection to Claims (the "Fifteenth Omnibus Objection")<sup>2</sup> filed by the above captioned debtors and debtors in possession (the "Debtors"), seeking entry of an order expunging and disallowing certain Claims; and no previous application having been made; and upon consideration of the matters set forth herein; and due and proper notice of the Fifteenth Omnibus Objection having been given, it is hereby

<sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co. Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Derox Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., GC Limited Partners I, Inc., (f/k/a Grace Cocoa Limited Partners I, Inc.), GC Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc. GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

<sup>2</sup> Capitalized terms used but not defined herein are as defined in the Fifteenth Omnibus Objection.

ORDERED that, except as hereinafter stated, the relief sought in the 15<sup>th</sup> Omnibus Objection is granted to the extent not inconsistent with the language herein and with the Exhibits attached hereto;<sup>3</sup> and it is further

ORDERED that the Objections to each of the claims listed on Exhibit A to this Order are sustained and each of the claims is expunged and disallowed for all purposes since the claimants did not file any response to the Objections; and it is further

ORDERED that that the Objections to the claims of The Burlington Northern Santa Fe Railway ("BN") identified on the Stipulation attached hereto as Exhibit B, which claims relate to Zonolite Attic Insulation or similar products ("ZAI") are hereby withdrawn and the claims are reclassified as ZAI Claims as outlined on the Stipulation. This withdrawal is without prejudice, the BN Claims shall remain of record and be addressed as the Court may direct. Likewise, Debtors retain their right to object to the BN claims listed on Exhibit B on any grounds in the future, upon proper notice and consistent with applicable law. The Debtors also retain the right to require the claimants listed on Exhibit B to re-file their ZAI Claims on specialized ZAI Proof of Claim Forms in the event the Court so orders such specialized claim form; and it is further

ORDERED that the claims of Celotex Corporation, Carey Canada Inc. and the Asbestos Settlement Trust (Celotex) (collectively "Celotex") outlined on the Stipulation attached hereto as Exhibit C have been voluntarily withdrawn and thus shall be expunged from the Claims Register; and it is further

ORDERED that the Objections to the claims of City of Cambridge Massachusetts ("Cambridge"), identified as Claim Nos. 4721 and 4723 are hereby withdrawn and the claims are reclassified as environmental unsecured claims within the Non-Asbestos Claims category of Debtors proposed Chapter 11 Plan dated January 22, 2005 (the "Plan") as outlined on the

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<sup>3</sup> To the extent that any claim that is the subject of the 15<sup>th</sup> Omnibus Objection has been or is otherwise addressed by an approved stipulation between the Debtors and the claimant, that stipulation shall control the disposition of that claim.

Stipulation attached hereto as Exhibit D. In addition, the Objections to Cambridge Claim Nos. 4720 and 4722 set forth in the Debtors' Fifth Omnibus Objection dated May 5, 2004 are also withdrawn. This withdrawal and reclassification, however, is without prejudice and the Debtors have the right to object to any of the claims of Cambridge on any grounds in the future, including but not limited to the grounds asserted in the 5<sup>th</sup> and 15<sup>th</sup> Omnibus Objections, as applicable, upon proper notice and consistent with applicable law, provided, however, the Debtors shall be prohibited from objecting to any of the claims based on the type of Proof of Claim form filed by Cambridge or the classification of the claims as outlined in the Stipulation. Further, Claim Nos. 4721, 4722 and 4723 shall be consolidated into Claim No. 4720 and Claim Nos. 4721, 4722 and 4723 shall be disallowed and expunged and Claim No. 4720 shall be the surviving Claim. Notwithstanding any other provisions herein or in the attached Exhibit D, to the extent that the Debtors' Plan or any other plan or plans of reorganization confirmed in these chapter 11 cases do (does) not provide for the substantive consolidation of the Bankruptcy Cases and Debtors (for purposes of distribution on account of allowed claims), Claim Nos. 4721, 4722 and 4723 shall be reinstated, as appropriate and Cambridge shall be entitled to pursue such claims; and it is further

ORDERED that the Objections to the claim of Massachusetts Bay Transportation Authority ("MBTA"), identified as Claim No. 9694 is hereby withdrawn and the claim is reclassified as an environmental unsecured claim within the Non-Asbestos Claims category of Debtors' Plan as outlined on the Stipulation attached hereto as Exhibit E. In addition, the Objections to MBTA Claim No. 9693 set forth in the Debtors' Fifth Omnibus Objection dated May 5, 2004 is also withdrawn. This withdrawal and reclassification, however, is without prejudice and the Debtors have the right to object to any of the claims of MBTA on any grounds in the future, including but not limited to the grounds asserted in the 5<sup>th</sup> and 15<sup>th</sup> Omnibus Objections, as applicable, upon proper notice and consistent with applicable law, provided,

however, the Debtors shall be prohibited from objecting to any of the claims based on the type of Proof of Claim form filed by MBTA or the classification of the claims as outlined in the Stipulation. Further, Claim No. 9694 shall be consolidated into Claim No. 9693 and Claim Nos. 9694 shall be disallowed and expunged and Claim No. 9693 shall be the surviving Claim. Notwithstanding any other provisions herein or in the attached Exhibit E, to the extent that the Debtors' Plan or any other plan or plans of reorganization confirmed in these chapter 11 cases do (does) not provide for the substantive consolidation of the Bankruptcy Cases and Debtors (for purposed of distribution on account of allowed claims), Claim No. 9694 shall be reinstated, as appropriate and MBTA shall be entitled to pursue such claim; and it is further

ORDERED that the Objections to the claim of Perini Corporation ("Perini"), identified as Claim No. 4705 are hereby withdrawn and the claim is reclassified as an environmental unsecured claim within the Non-Asbestos Claims category of Debtors' Plan as outlined on the Stipulation attached hereto as Exhibit F. In addition, the Objections to Perini Claim No. 4704 set forth in the Debtors' Fifth Omnibus Objection dated May 5, 2004 is also withdrawn. This withdrawal and reclassification, however, is without prejudice and the Debtors have the right to object to any of the claims of Perini on any grounds in the future, including but not limited to the grounds asserted in the 5<sup>th</sup> and 15<sup>th</sup> Omnibus Objections, as applicable, upon proper notice and consistent with applicable law, provided, however, the Debtors shall be prohibited from objecting to any of the claims based on the type of Proof of Claim form filed by Perini or the classification of the claims as outlined in the Stipulation. Further, Claim No. 4705 shall be consolidated into Claim No. 4704 and Claim Nos. 4705 shall be disallowed and expunged and Claim No. 4704 shall be the surviving Claim. Notwithstanding any other provisions herein or in the attached Exhibit F, to the extent that the Debtors' Plan or any other plan or plans of reorganization confirmed in these chapter 11 cases do (does) not provide for the substantive

consolidation of the Bankruptcy Cases and Debtors (for purposed of distribution on account of allowed claims), Claim No. 4705 shall be reinstated, as appropriate and Perini shall be entitled to pursue such claim; and it is further

ORDERED that the Objections to the claims of Los Angeles Unified School District ("LA"), identified as Claim Nos. 9570 and 15247 are hereby withdrawn, as outlined on the Stipulation attached hereto as Exhibit G. Further, Claim No. 15247, shall be consolidated into Claim No. 9570 and Claim No. 15247 shall be disallowed and expunged and Claim No. 9570 shall be the surviving Claim. Notwithstanding any other provisions herein or in the attached Exhibit G, to the extent that the Debtors' Plan, as defined in Exhibit G or any other plan or plans of reorganization confirmed in these chapter 11 cases do (does) not provide for the substantive consolidation of the Bankruptcy Cases (for purposed of distribution on account of allowed claims), Claim Nos. 15247 shall be reinstated, as appropriate and LA shall be entitled to pursue such claim; and it is further

ORDERED that the Objections to the claims of LaMartin Company, Inc. Paul J. Martin, M. J. & P. LLC. and P & S Associates (the "Exhibit H Claimants") are hereby withdrawn and the claims are reclassified as environmental unsecured claims, as outlined on the Stipulation attached hereto as Exhibit H. This withdrawal and reclassification is without prejudice and the Debtors have the right to object to the claims of the Exhibit H Claimant on any grounds in the future upon proper notice and consistent with applicable law; and it is further

ORDERED that the Objections to the claim of Oldon Limited Partnership ("Oldon"), identified as Claim No. 11310, are hereby withdrawn and the claim is reclassified as an environmental unsecured claim, as outlined on the Stipulation attached hereto as Exhibit I. This withdrawal and reclassification is without prejudice and the Debtors have the right to object to

the claim of Oldon on any grounds in the future upon proper notice and consistent with applicable law; and it is further

ORDERED that the claimants holding the claims identified as Claim Nos. 6979 through 7017 and filed by attorney Deborah J. Israel of Piper Rudnick LLP shall have an additional 30 days, until December 14, 2005, to respond to the Fifteenth Omnibus Objection, the Debtors shall have until January 13, 2006 to reply and the Objections as to those claims shall be heard at the Debtors' Omnibus hearing on January 30, 2006; and it is further

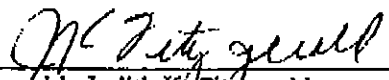
ORDERED that the Objection to any Claim set forth in the Fifteenth Omnibus Objection that has not been adjudicated by this Order shall be continued for further hearing and adjudication pursuant to a separate scheduling order or orders; and it is further

ORDERED that the rights of the Debtors to object to any Claim listed on any exhibit to this Order for any reason are expressly preserved, except as provided for herein; and it is further

ORDERED that, pursuant to Rule 54(b) of the Federal Rules of Civil Procedure, made applicable in the contested matter by Rules 7054 and 9014 of the Federal Rules of Bankruptcy Procedure, the Court hereby directs entry of a final judgment with respect to the claims objections as to which relief is entered by this Order, the Court having determined that there is no just reason for delay in the entry of judgment on these matters; and it is further

ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from the implementation of this Order.

Dated: December 19, 2005

  
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Honorable Judith K. Fitzgerald  
United States Bankruptcy Judge

**Exhibit A**

DOCS\_DE.1121302



# 15th Omni Default Claims Revised \*240 Total\*

Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
001131	Katz, S S 15 Elrod Dr West Nyack, NY 10994	No Counsel Specified				A-2, A-3, C-1 (d), C-1 (d), C-3 (d), D-2, D-4, D-5, E-1,
001414	Lee, Elizabeth M 713 Michigan Ave Libby, MI 599	No Counsel Specified			713 Michigan Ave Libby MT 59923	A-2, C-2, D-4, D-5, E-1,
001419	Allaman, W L 21045 Quillete Rd Apple Valley, Ca	No Counsel Specified			1001 W Lambert Road 213 Lehbra CA 90531	A-1, A-2, C-2, C-3 (e), D-1 (a), D-5, E-1,
001421	7300 Kimbark Bldg Corp 3550 W 88th St Evergreen	No Counsel Specified			7300 S Kimbark Ave Chicago IL 60619	C-3 (d), D-2, D-5, E-1,
001423	Ho, Jeffrey Douglas 1431 Lakewile Ave Minneapolis	No Counsel Specified			1431 Lakewile Avenue Minneapolis MN 55416	C-3 (d), D-5, D-6, E-1,
001424	Ingram, Benjamin Mason	No Counsel Specified			705 South Seminary Florence AL 35630	C-1 (d), D-2, D-5, E-1,
001426	3801 N Campbell Ave Uic 3801 N Campbell Ave # A	No Counsel Specified			3801 N Campbell Ave Tucson AZ 85719	C-2, C-3 (f), D-2, D-3, D-5, D- 6, E-1,
001428	Patterson, Paul 2135 Browns Gap Tpke Charlottesville	No Counsel Specified			2135 Browns Gap Tpke Charlottesville VA 22901	C-2, C-3 (b), C-3 (e), C-3 (e), D-4, D-5, D-6, E-1,
001471	Piche, Louis 184 Blvd Julius Est Victorville,	No Counsel Specified			184 Blvd Julius Est Victorville QC G864m1	C-3 (b), C-3 (e), D-4, D-5, E-1, F-5,
001473	Darks, Tyrone Peter #239657 Tyrone Peter Darks	No Counsel Specified			Darks Record Company 5219 S Land Ave Oklahoma City OK 73119	C-2, C-3 (e), D-4, D-5, E-1,
001629	Palladium Capital Investments Inc	No Counsel Specified			1005 Julien Street Belvidere IL 61108	C-2, C-3 (d), D-2, D-3, D-4, D- 5, E-1,
001630	Flaetrum Capital Investments Inc 1608 Midwest Ctr	No Counsel Specified				A-3, C-1 (e), C-1 (d), C-3 (e), C-3 (e), D-2, D-5, E-1,

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
001723	Raff, Tom 3553 Brookhill St Glendale, Ca 91214	No Counsel Specified			3553 Brookhill Street Glendale CA 91214	C-1 (d), C-2, C-3 (a), C-3 (e), E-1.
001788	Reese, Patsy A 237 Felton St San Francisco, Ca	No Counsel Specified			180 Arbor Street San Francisco CA 94134	C-1 (d), C-3 (c), C-3 (e), D-4, D-6, E-1.
001780	Kingman, Robert Ray 4539 Dry Creek Rd Napa, Ca	No Counsel Specified			4539 Dry Creek Rd Napa CA 94558	C-2, C-3 (f), E-1.
001793	Bender, Patsy Ann Po Box 1622 Bay Springs, Ms 3	No Counsel Specified			Cr 167 Louin MS 39338	C-1 (d), C-2, C-3 (e), D-4, D-8, E-1, G-3.
001856	Menards Union Free School District	No Counsel Specified			Woods Lane Menarda NY 12204	B-2, C-3 (d), D-1 (c), D-2, D-4, D-6, E-1.
001860	Pritchett, William 1558 Knoll Circle Or Santa Ba	No Counsel Specified			226 2nd Avenue West Seattle WA 98119	C-1 (d), C-3 (d), C-3 (e), D-2, D-3, D-4, D-6, E-1.
001889	Pullinger, Bernard 100 Washington Commons Dr Apt	No Counsel Specified			400 1 U Willet Road Grace Private Estates Northhills NY	A-2, C-1 (c), C-1 (d), C-3 (a), C-3 (e), D-4, D-8, E-1.
001871	Risda, Eddie Charles Po Box 316 Isp 802094 Fort	No Counsel Specified			Hwy 69 Rural Route One Box 21a Husley IA 50124	C-3 (d), D-4, D-5, D-8, E-1.
001873	Gallo, Jeffrey Lee 1709 Us Hwy 2 S Libby, Mt 59	No Counsel Specified			1709 Us Hwy 2 South Libby MT 59923	A-2, D-2, C-3 (c), C-3 (e), D-4, D-8, E-1.
001874	Muroff, Carol S 16804 Avila Blvd Tampa, Fl 3361	No Counsel Specified			1527 29 S Dale Mabry Hwy Tampa FL 33629	C-2, C-3 (f), D-2, D-3, D-4, D- 6, E-3.
001876	Abelman, Hershel 15155 Kennedy Rd Los Gatos, Ca	No Counsel Specified			300 Franciscan Ct Fremont CA 94539	C-3 (f), D-2, D-3, D-8, E-1.
001878	Odum, Paul Bennett 1744 Neely Ave East Point, Ga	No Counsel Specified			1744 Neely Ave East Point GA 30344	C-2, C-3 (e), D-4, D-8, E-1.
001899	Crest Usd 479	No Counsel Specified			500 5th Avenue Kincaid KS 66039	B-2, C-3 (d), C-3 (f), D-1 (d), D- 2, D-4, D-5, D-6, E-1.

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
001910	N J Lp	No Counsel Specified			884 Monument Street Pacific Palisades CA 90272	D-2, D-3, D-4, D-6, E-2,
001915	Cummings, Brenda Faye 1802 Robinson Rd #256 Gran	No Counsel Specified			1802 Robinson Rd Grand Prairie TX 75051	A-1, A-2, C-1 (e), C-1 (d), C-3 (e), E-1, G-3,
001920	Sher, Joseph H 4711 La Villa Marina #c Marina Del Rey CA 90292	No Counsel Specified			4711 La Villa Marina #c Marina Del Rey CA 90292	C-3 (d), C-3 (f), D-4, D-6, E-1,
001921	Jamieson Condominium 13536 124 A Ave Edmonton, A	No Counsel Specified			7307 118 Street Edmonton AB T6G155	D-4, D-6, E-1, F-5,
001922	Jamieson Condominium 13536 124a Ave Edmonton, Ab	No Counsel Specified			7317 118 Street Edmonton AB T5Z3G5	C-1 (d), D-4, D-6, E-1, F-5,
001974	Asfour Associates Asfour General Partner	No Counsel Specified			321 East Second Street Los Angeles CA 90012	C-1 (d), C-2, C-3 (d), D-2, D-3, D-4, D-6, E-1,
002064	Heritage Holdings 2480 No 23 St Pompano Beach, F	No Counsel Specified			2480 No 23 Street Pompano Beach FL 33062	C-3 (d), C-3 (f), D-2, D-3, D-6, E-1,
002116	Larkin, Eugene Leroy 6572 E Kettelman Ln Lodi, C	No Counsel Specified			438 South Sacramento Street No 8 Lodi CA 95240	C-2, C-3 (d), D-2, D-6, E-1,
002130	Chedin, Ted M Po Box 6884 Woodland Hills, Ca 9	No Counsel Specified			23480 Callia Street Woodland Hills CA 91367	C-1 (d), C-3 (d), E-1,
002152	Fort Ann Central School 9	No Counsel Specified	Fort Ann Central School		Catharine St Fort Ann NY 12827	B-2, C-3 (d), D-2, D-4, D-6, E-1,
002155	Reshat Hussein Hassan & Minnie Haesen 114934 W F	No Counsel Specified			13006 North 107th Avenue Sun City AZ 85351	C-3 (b), C-3 (f), D-2, D-3, D-4, D-6, E-1,
002164	Families In Crisis Inc William K Hall 1306 E Ran	No Counsel Specified			412 E Spott Killman TX 78540	C-2, C-3 (b), C-3 (f), D-2, D-3, D-6, E-1,
002201	Dombroski, Thomas F 1209 Campbell Detroit, MI 4	No Counsel Specified			1209 Campbell Detroit MI 48209	C-1 (d), C-2, C-3 (d), C-3 (e), D-4, D-6, E-1,

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
002202	Chan, Condie Y 728 Pacific Ave Ste 308 San Francisco	No Counsel Specified			735 Commercial Street San Francisco CA 94108	C-3 (f), D-2, D-3, D-8, E-3,
002218	Angela M Veen Hooper Memorial Home, Inc	No Counsel Specified			3532 Walnut Street Harrisburg PA 17109	C-3 (d), D-2, D-3, D-6, E-1,
002221	Ag One Llc Co Mark W Coy Boring & Coy Pc Po Bo	No Counsel Specified			A-3, C-1 (e), C-1 (f), C-3 (d), D-2, D-6, E-1,	
002237	Johnson Jr, Burnett Po Box 4500 Michael Unit Ten	No Counsel Specified			A-3, C-1 (e), C-1 (d), C-3 (a), C-3 (e), D-2, D-6, E-1,	
002238	Johnson Jr, Burnett Po Box 4500 Michael Unit Ten	No Counsel Specified			2615 Farmwood Avenue Dallas TX 75216	C-1 (e), C-1 (d), C-2, C-3 (e), D-2, D-3, D-4, D-6, E-1,
002260	Semonte, Lael Edward 99-902 Moanalua Rd Aiea, HI	No Counsel Specified			99-902 Moanalua-Road Aiea HI 96701	A-1, A-2, C-2, C-3 (a), C-3 (e), D-2, D-6, E-1,
002262	Valu Lodge Of New Port Richey Inc 2200 Northlake	No Counsel Specified			6523 Us Hwy 19 New Port Richey FL 34652	C-1 (d), C-2, C-3 (f), D-1 (a), D- 2, D-3, D-6, E-1,
002285	Missile Inn Inc 2200 Northlake Hwy Ste 277 Tuck	No Counsel Specified			9487 Dyer St El Paso TX 79824	C-1 (d), D-2, D-3, D-4, D-6, E- 1,
002395	Vaughan, Robert T 46 Spear St Melrose, Ma 02176	No Counsel Specified			46 Spear St Melrose MA 02176	C-1 (b), C-1 (d), C-3 (e), C-3 (e), D-4, D-6, E-1,
002397	Kinlan, Patrick 3105 Eger Pl Bronx, Ny 10465	No Counsel Specified			3108 Eger Place Bronx NY 10465	C-3 (e), E-1,
002430	Carr, Mallie Fears Po Box 4162 Opelika, Al 36800	James B Douglas	McNeal & Oougias LLC		1727 1st Ave Opelika AL 36801	C-2, C-3 (b), C-3 (c), C-3 (e), E-1,
002442	St Paul United Church Of Christ 115 W B St Belle Envard	William L Enyard	Enyard & Peebles	St Paul United Church Of Christ 115 W B St Belle IL 62220	115 West B Street Belleville IL 62220	C-2, C-3 (d), D-1 (b), D-2, D-4, D-5, D-6, E-1,

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
002493	Temple Beth Am 4880 Sheridan Dr Williams, N	No Counsel Specified			4860 Sheridan Drive Williamsville NY 14221	C-3 (f), D-1 (e), D-2, D-4, D-6, E-1.
002542	Kujawa, Gregory Mark 350 Shalom Dr Libby, VA 58	No Counsel Specified			350 Shalom Drive Libby MT 59923	C-1 (d), C-2, D-4, D-6, E-1, G- 2.
002570	Uni Inc James Edward Iodine President	No Counsel Specified			620 634b N Beeline Hwy Payson AZ 85541	C-2, C-3 (f), D-2, D-3, D-4, D- 5, D-6, E-3.
002571	Uni Inc James Edward Iodine President	No Counsel Specified			802 Abod N Beeline Hwy Payson AZ 85541	C-1 (d), C-2, C-3 (f), D-2, D-3, D-4, D-5, D-6, E-3.
002572	Uni Inc James Edward Iodine President	No Counsel Specified			804 Abc N Beeline Hwy Payson AZ 85541	C-1 (d), C-2, C-3 (f), D-2, D-3, D-4, D-5, D-6, E-3.
002573	Uni Inc James Edward Iodine President	No Counsel Specified			806 Ab N Beeline Hwy Payson AZ 85541	C-2, C-3 (f), D-2, D-3, D-4, D- 5, D-6, E-3.
002574	Uni Inc James Edward Iodine President	No Counsel Specified			800 800 C N Beeline Hwy Payson AZ 85541	C-3 (f), D-2, D-3, D-4, D-5, D- 6, E-3.
002575	Uni Inc James Edward Iodine President	No Counsel Specified			614 V Beeline Hwy Payson AZ 85541	C-2, C-3 (f), D-2, D-3, D-4, D- 5, D-6, E-3.
002624	Iovino, Joseph Louis 5501 Snowshoe Mine Rd Libby	No Counsel Specified			5501 Snowshoe Mine Rd Libby MT 59923	C-1 (d), C-2, C-3 (e), D-4, D-6, E-1, G-2.
002635	Slawson, Dennis Michael 302 W Main St Sykesville	No Counsel Specified			302 W Main St Sykesville PA 15685	C-2, C-3 (e), D-4, D-6, E-1.
002672	Spadafora, Allene Po Box 335 80 W 200 S Green RI	No Counsel Specified			40 South Broadway Green River UT 84525	C-1 (d), C-2, C-3 (e), C-3 (e), C-3 (e), D-2, D-4, D-5, D-6, E- 1.
002692	Ortiz, Maria Luisa P O Box 809 Orocois	No Counsel Specified			Car 567 Ko H8 Bo Barros Orocois PR 00720	C-3 (e), D-1 (a), D-4, D-6, E-1.
002897	Willis, Clay Henry 808 Cheyenne Meadows Katy, Tx	No Counsel Specified			908 Cheyenne Meadows Katy TX 77450	E-1.

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
002712	Motzeleski, Vincent E 1618 James Dr Carlsbad, Ca	No Counsel Specified			4040 Lamon St San Diego CA 92109	C-3 (b), D-1 (b), D-2, D-6, E-1,
002725	Chase, Randy 116 Dauphin Way Chattanooga, TN 37	No Counsel Specified			3521 Cathy Lane East Ridge TN 37412	C-2, C-3 (e), D-2, D-3, D-6, E-1,
002726	Chase, Randy 116 Dauphin Way Chattanooga, TN 37	No Counsel Specified			116 Dauphin Way Chattanooga TN 37411	C-2, C-3 (e), E-1,
002744	Leel, Norman 1485 Naples Way Livemore, Ca 9455	No Counsel Specified			711 A Street Galt CA 95832	C-2, C-3 (d), D-1 (b), D-2, D-3, D-6, E-1,
002784	Bruton Akedick, Richard Lane 68: Coral Drive Los Angeles	John L Holmes Attorney At Law			395 Crane Boulevard Los Angeles CA 90065	C-2, C-3 (d), E-1,
002816	Flores, Helen 74 N E Village Rd Concord, Nh 033	No Counsel Specified			14 Elliot St Malden MA 02148	C-1 (b), C-1 (d), C-3 (d), D-2, D-3, D-6, E-1,
002818	Jefferson, Ronald Wayne 3105 Arrowwood Ln Tallah	No Counsel Specified			430 W Georgia St Tallahassee FL 32301	C-2, C-3 (e), C-3 (e), D-2, D-3, D-4, D-6, E-1,
002838	Bednarczyk, Joseph Charles 22 Janelle Street Law	No Counsel Specified			22 Janelle Street Lewiston ME 04240	A-2, C-2, C-3 (d), D-4, D-6, E-1, G-3,
002899	Hamilton Terminals Inc Rogers, Arlene A 11 Cornel Place New Rochelle,	No Counsel Specified			1255 Corwin Avenue Hamilton OH 45014	C-1 (d), C-3 (f), D-1 (c), D-2, D-4, D-6, E-3,
00290C	Rogers, Arlene A 11 Cornel Place New Rochelle,	No Counsel Specified			11 Cornell Place New Rochelle NY 10804	D-4, D-6, E-3,
002902	Tipold, H 1147 Planters Rd Lawrenceville, Va 23	No Counsel Specified				A-1, A-2, C-1 (e), C-1 (d), C-3 (a), C-3 (d), C-3 (e), D-2, D-4, D-6, E-1,
002938	Virginia Dept Of Mental Health	No Counsel Specified		Bldg 118 Wash	1301 Richmond Avenue Staunton VA 24402	B-1, C-1 (d), C-2, C-3 (f), D-1 (c), D-2, D-4, D-6, E-3,
002939	Virginia Dept Of Mental Health	No Counsel Specified		Bldg 117 Wash	1301 Richmond Avenue Staunton VA 24402	B-1, C-1 (d), C-2, C-3 (f), D-1 (e), D-2, D-4, D-6, E-3,

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
002940	Virginia Dept Of Mental Health	No Counsel Specified		Bldg 116 Wsh	1301 Richmond Avenue Stamton VA 24402	B-1, C-1 (d), C-3 (f), D-1 (c), D-2, D-4, D-6, E-3.
002941	Virginia Dept Of Mental Health	No Counsel Specified		Building 15	Piedmont Geriatric Hospital Burkeville VA 23922	B-1, C-1 (d), C-2, D-1 (c), D-2, D-4, D-6, E-3.
002942	Virginia Dept Of Mental Health	No Counsel Specified		Bldg 114 Smed Cs H	26317 W Washington St Petersburg VA 23803	B-1, C-3 (f), D-1 (c), D-2, D-4, D-5, D-6, E-3.
002943	Virginia Dept Of Mental Health	No Counsel Specified		Bldg 113 Wsh	1301 Richmond Avenue Stamton VA 24402	B-1, C-1 (c), C-2, C-3 (f), D-1 (c), D-2, D-4, D-5, E-3.
002944	Virginia Dept Of Mental Health	No Counsel Specified		Bldg 112 Smtc	26317 W Washington Street Petersburg VA 23803	B-1, C-3 (f), D-1 (c), D-2, D-4, D-5, D-6, E-1.
002945	Virginia Dept Of Mental Health	No Counsel Specified		Bldg 11 Esh	4801 Ironbound Road Williamsburg VA 23187	B-1, C-1 (d), C-3 (f), D-1 (c), D-2, D-4, D-6, E-1.
002946	Virginia Dept Of Mental Health	No Counsel Specified		Bldg 10 Esh	4601 Ironbound Road Williamsburg VA 23187	B-1, C-2, C-3 (c), C-3 (e), D-1 (c), D-2, D-4, D-5, D-6, E-1.
002947	Virginia Dept Of Mental Health	No Counsel Specified		Bldg 9 Esh	4601 Ironbound Road Williamsburg VA 23187	B-1, C-1 (d), C-3 (f), D-1 (c), D-2, D-4, D-6, E-1.
002948	Virginia Dept Of Mental Health	No Counsel Specified		Building 8 Swmhi	340 Bagley Circle Markon VA 24343	B-1, C-1 (d), C-3 (f), D-1 (c), D-2, D-4, D-5, E-1.
002949	Virginia Dept Of Mental Health	No Counsel Specified		Building 8 Cvg	521 Colony Road Madison Heights VA 24511	B-1, C-1 (d), C-3 (f), D-2, D-4, D-6, E-1.
003054	Knauss, Donald Lee Po Box 1443 Libby, MT 59923	No Counsel Specified			3413 North Hwy 37 Libby MT 59923	C-2, C-3 (c), C-3 (e), E-1.
003058	Lanadale Co Operative Apartments Limited	No Counsel Specified			2 & 8 Stroud Road Hamilton ON L8S1Z6	C-2, C-3 (f), C-3 (e), D-2, D-4, D-6, E-1, F-3.
003186	Parke, Richard H 2713 E Bluegrass Ln Corral Del Mar, CA 92014	Jon L Heiberling	Mcgarvey Heiberling Sullivan		1421 Main Libby MT 59923	C-1 (d), C-2, D-2, D-4, D-6, E-4.
003298	Orlando Utilities Commission	No Counsel Specified			500 South Orange Ave Orlando FL 32802	C-2, C-3 (f), D-2, D-4, D-6, E-1.
003301	Matta, Wayne Remon 22722 244th Ave Se Maple Valley WA 98038	No Counsel Specified			22722 244th Ave Se Maple Valley WA 98038	C-2, D-4, D-6, E-1.

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
003805	Pepper, Howard William 906 W Balsam St Libby, MT	No Counsel Specified			906 W Balsam St Libby MT 59023	E-2,
003333	Warren, Timothy Wayne 4860 12 Virginia Ave Orav	No Counsel Specified			4860 12 Virginia Ave Oravilla CA 95966	C-1 (d), C-2, C-3 (a), C-3 (e), E-1,
003334	Busby, Daniel Carlton 2098 Farm To Market Rd Lib	No Counsel Specified			2098 Farm To Market Rd Libby MT 59923	E-1,
003337	Gubbin, Julie Ann 1508 Madison Street Ne Minneapolis	No Counsel Specified			1508 Madison Street Ne Minneapolis MN 55413	C-1 (d), C-3 (d), C-3 (e), E-1, G-1,
003343	Barnhart, Jane A Pmb 492 774 Ways Bl 10 Incilne	Nathan E Jones	Nathan E Jones		455 Lakeshore Dr 4th Floor Incilne Village NY 89451	C-3 (f), D-5, D-6, E-1,
003354	Jefferson Associates Ltd 172 Ivory Street Frewsburg Ny	Sam P Burford Jr	Thompson & Knight LLP		1600 West 38th Street Austin TX 78731	C-3 (f), D-2, D-3, D-4, D-6, E-1,
003400	Larson, Richard H 172 Ivory Street Frewsburg, Ny	No Counsel Specified			172 Ivory Street Frewsburg NY 14739	C-3 (c), C-3 (e), E-1,
003402	Elko, Jay And Dorothy 816 Oakland Drive Dekal	No Counsel Specified			203 North Second Street Dekalb IL 60115	C-2, C-3 (f), D-2, D-6, E-1,
003502	Barron, Eugene 24051 Majestic Oak Park, MI 48237	No Counsel Specified			24061 Majestic Oak Park MI 48237	D-4, D-6, E-1,
003887	Thompson, Eva A 259 Rempas Rd (po Box 1949) Libby,	No Counsel Specified			259 Rempas Rd Libby MT 59823	C-1 (d), C-2, C-3 (d), D-4, D-6, E-1,
003900	Sagen, Kenneth Duane Po Box 176/46 Evans Rd U	No Counsel Specified			48 Evans Rd Libby MT 59923	C-2, D-4, D-6, E-1,
004089	Kalz, Allen R 9158 Pelican Ave Fountain Valley,	No Counsel Specified			9158 Pelican Ave Fountain Valley CA 92708	C-2, D-4, D-6, E-1,

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
004175	Galdade, Lynn A. W11261 Brikey Rd Lodi, WI 53555	No Counsel Specified			3737 E Washington Ave Madison WI 53714	C-2, C-3 (e), D-2, D-6, E-1,
004379	Brown, Esmaline Regisler 532 Rose Marie Ave Virg	No Counsel Specified			532 Rose Marie Ave Virginia Beach VA 23462	A-2, C-2, C-3 (d), D-4, D-5, D-6, E-1,
004381	Boulchard, Ernest S 5345 Broadwater Ln Clarksvill	No Counsel Specified			10 Livingston Rd Bar Harbor ME 04809	C-2, C-3 (d), C-3 (e), D-2, D-3, D-6, E-1,
004383	Terrace Properties Limited Partnership	No Counsel Specified			15 West Skth Street Cincinnati OH 45202	C-1 (d), C-2, C-3 (e), D-2, D-3, D-4, D-6, E-1,
004395	Jones, Lovella Verna 1314 Louisiana Avenue Libby	Jon L Herberling	McGarvey Herberling Sullivan		1314 Louisiana Avenue Libby MT 59923	A-2, D-4, D-6, E-1,
004698	Continental Florida Partners Ltd	No Counsel Specified			18051 South Dixie Highway Miami FL 33156	C-1 (d), C-2, C-3 (e), D-2, D-3, D-4, D-8, E-1,
004699	Continental Seattle Partners Ltd	No Counsel Specified			900 Fourth Avenue Seattle WA 98164	C-1 (d), C-2, C-3 (e), D-2, D-3, D-4, D-8, E-1,
004700	Continental Georgia Partners Ltd	No Counsel Specified			3850 Jonesboro Road Atlanta GA 30354	C-1 (d), C-2, C-3 (e), D-2, D-3, D-4, D-5, D-8, E-1,
004717	Paul, Norman Carlville, Il 62626	Nancy L Ruyle Phelps Kaest Ruyle Bums & Sims PC			W. Hard Road Carlville IL	C-2, C-3 (e), E-1, G-3,
005143	Johnson, Karen Janice 3530 212 St Ne Minneapolis	No Counsel Specified			3530 212 St No Minneapolis MN 55418	C-3 (d), C-3 (e), E-1, G-1,
005147	Realty, Donna Jean 707 N Collins Street Plant Ci	No Counsel Specified			1001 E Baker Street Plant City FL 33563	D-2, D-3, D-4, D-8, E-1,
005565	State Of Kansas	Daniel J Carroll	Division Of Facilities Mgmt			C-1 (e), C-1 (d), C-2, C-3 (e), D-2, D-4, D-8, E-1,
005566	Tennison, Kathleen Ann 2830 Junecat Drive Missouli	Alan M McGarvey	McGarvey Herberling Sullivan & McGarvey PC		225 Spencer Road Libby MT 59923	A-2, D-4, D-8, E-2, G-2,
005587	Walker, Lona Diane 1037 California Avenue Libby,	Alan M McGarvey	McGarvey Herberling Sullivan & McGarvey PC		1020 California Avenue Libby MT 59923	C-2, E-2, G-2,

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
005568	Walker, Lona Diana 1037 California Avenue Libby,	Allan M McGarvey	McGarvey Heberling Sullivan & McGarvey PC		25 Evergreen Street Libby MT 59923	C-2, C-3 (e), E-1, G-2,
005570	Sandily, Wendy Lee 318 Thurston Street Clarks Summit PA 18411	No Counsel Specified			318 Thurston Street Clarks Summit PA 18411	C-2, D-4, D-6, E-1,
005572	Norm S Restaurants	No Counsel Specified	Norm S Restaurants		14810 East Whittier Blvd Whittier CA 90602	C-1 (d), C-2, C-3 (d), D-2, D-3, D-4, D-6, E-1,
005574	Norm S Restaurants	No Counsel Specified	Norm S Restaurants		1125 North Euclid Street Anaheim CA 92801	C-1 (d), C-2, C-3 (e), C-3 (e), D-2, D-3, D-6, E-1,
005575	Ailor Co	No Counsel Specified			7955 Firestone Blvd Downey CA 90241	C-2, C-3 (e), D-1 (e), D-2, D-3, D-4, D-6, E-1,
005576	Procto Inc	No Counsel Specified			420 W Rowland Street Covina CA 91723	C-1 (d), C-2, C-3 (f), D-2, D-6, E-3,
005577	Theonnes, Lois Gloria Po Box 48 Libby, MT 59923	No Counsel Specified			179 Vicks Dr Libby MT 59923	C-2, C-3 (e), D-2, D-3, D-4, D-6, E-1,
005579	Basham, Dixie L 352 Granite Ave Libby, Mt 59923	No Counsel Specified			352 Granite Ave Libby MT 59923	A-2, C-2, D-4, D-6, E-2,
005584	Woodman Partners	No Counsel Specified			3085 Woodman Drive Dayton OH 45420	C-3 (f), D-2, D-3, D-4, D-6, E-1,
005585	Harold L Mack, President Nevada Theatre Commission	Clarence Mcgroud	Spiller McProud		401 Broad St Nevada City CA 95959	C-1 (d), C-2, D-2, D-4, D-6, E-1,
005591	Saint Louis County Government	Patricia Redington	Saint Louis County Counselor Office		501 So Brenwood Clayton MO 63105	C-2, C-4, D-2, D-4, D-6, E-3,
005592	Saint Louis County Government	Patricia Redington	Saint Louis County Counselor Office		41 So Central Ave Clayton MO 63105	C-2, C-4, D-2, D-4, D-6, E-3,
005593	Norm S Restaurants	No Counsel Specified	Norm S Restaurants		2448 Pacific Coast Highway	C-2, C-3 (e), D-1 (e), D-2, D-3, D-6, E-1,
006064	Kodra Professional Corporation	D G Bowman	Bowman George Schet Toela Robinson		777 South Palm Avenue Sarasota FL 34238	C-3 (f), D-2, D-3, D-4, E-1,

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005077	Crown Professional Lic	Phillip K File	Phillip K File		3662 Katella Ave Los Alamitos CA 90720	C-2, C-3 (f), D-1 (f), D-2, D-6, E-3.
005589	Centre Mgr Marcoux Inc	No Counsel Specified			1885 Chemin De La Canardiere Quebec QC G1Z6S3	C-1 (c), C-2, C-3 (f), D-2, D-4, D-6, E-1, F-5.
007045	Starnstad, Leslie 3647 S Hwy 2 Libby, MT 59923	Mogarvey Heberling Sullivan & Mogarvey PC	Mogarvey Heberling Sullivan & Mogarvey PC		3647 S Hwy 2 Libby MT 59923	A-2, C-1 (d), C-2, C-3 (e), E-1, G-2.
007086	Pittsburgh School District	No Counsel Specified			50 Montgomery Place Pittsburgh PA 15212	B-2, C-3 (f), D-2, D-4, D-6, E-3.
007089	Nordlego Capital Ltd	No Counsel Specified			151 Gayland Place Escobido CA 92027	C-2, C-3 (e), D-1 (f), D-4, D-5, E-1, G-3.
007091	Yick Realty Investment	No Counsel Specified			1241 Stockton St San Francisco CA 94133	C-2, C-3 (f), D-2, D-6, E-1.
007094	Johnson, Ernest Ray 136 N Twin Lakes Rd Cocoa, FL 32935	No Counsel Specified			1920 S Fiske Blvd Rodledge FL 32955	C-2, C-3 (f), D-4, D-6, E-1.
007106	Mobile, Susan Jo 8084 S Kramaria St Englewood, CO 80111	No Counsel Specified			8054 S Kramaria St Englewood CO 80111	C-3 (f), E-1.
007122	Collat Inc	No Counsel Specified			1409 Hueytown Road Hueytown AL 35023	C-2, C-3 (f), D-2, D-3, D-4, D- 6, E-1.
007123	Collat Inc	No Counsel Specified			2042-2044 High School Road Hueytown AL 35023	D-2, D-3, D-4, D-8, E-1.
007124	Collateral Agency Inc	No Counsel Specified			108 Meadow Lane Plaza Trussville AL 35073	C-2, C-3 (f), D-2, D-3, D-4, D- 6, E-1.
005849	Graham, Carol A 323 F Meadowland Drive Naples, FL	Jon L Heberling	Mogarvey Heberling Sullivan		280 South Central Rd Libby MT 59923	A-2, C-2, C-3 (c), C-3 (e), D-2, D-4, D-6, E-1.
009651	State Of Delaware Division Of Facilities Mgt	Stuart B Drowns	State Of Delaware Dept Of Justice Attorney General		3000 Newport Gap Pike Road Wilmington DE 19808	C-1 (e), C-1 (f), C-2, C-3 (a), C-3 (e), D-2, D-4, D-6, E-1.

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
009652	State Of Delaware Division Of Facilities Mgt	Stuart B Drowns	State Of Delaware Dept Of Justice		100 Sunnyside Road Smyrna DE 19877	C-1 (d), C-2, C-3 (e), C-3 (e), D-2, D-4, D-6, E-1.
009653	State Of Delaware Division Of Facilities Mgt	Stuart B Drowns	State Of Delaware Dept Of Justice		820 N French Street Wilmington DE 19801	C-1 (d), C-2, C-3 (e), C-3 (e), D-2, D-4, D-6, E-1.
009654	State Of Delaware Division Of Facilities Mgt	Stuart B Drowns	State Of Delaware Dept Of Justice		Federal 8 Water Streets Dover DE 19901	C-1 (d), C-2, C-3 (e), C-3 (e), D-2, D-4, D-6, E-1.
009655	State Of Delaware Division Of Facilities Mgt	Stuart B Drowns	State Of Delaware Dept Of Justice		820 N French Street Wilmington DE 19801	C-1 (d), C-2, C-3 (e), C-3 (e), C-3 (e) D-2, D-4, D-6, E-1.
009656	State Of Delaware Division Of Facilities Mgt	Stuart B Drowns	State Of Delaware Dept Of Justice		Kent Avenue Delaware City DE 19706	C-1 (d), C-2, C-3 (e), C-3 (e), D-2, D-4, D-6, E-1.
009682	111 Elm Street Llc	Clinton L Blain Attorney At Law	Clinton L Blain Attorney At Law		111 Elm Street San Diego CA 92101	B-2, C-2, C-3 (f), D-2, D-3, D- 4, D-8, E-1
009759	Carlton Development Corp	No Counsel Specified			63 53 Haring Street Rago Park NY 11374	C-1 (d), C-2, D-2, D-4, D-6, E- 1.
009760	Granada Terrace Co	No Counsel Specified			72 36 112 Street Forest Hills NY 11375	C-1 (d), C-2, C-3 (e), D-2, D-4, D-6, E-1.
009761	Crestwood Const Co	No Counsel Specified			35 55 73 Street Jackson Heights NY 11374	C-1 (d), C-2, D-2, D-4, D-6, E- 1.
009762	Princeton Plaza Co	No Counsel Specified			66 25 103rd Street Forest Hills NY 11375	C-1 (d), C-2, C-3 (e), D-2, D-4, D-8, E-1.
009763	Ramsey Const Co	No Counsel Specified			222 Centre Avenue New Rochelle NY 10805	C-1 (d), C-3 (e), D-2, D-4, D-6, E-1.
009774	Princeton Booth Co	No Counsel Specified			65 65 Booth Street Rago Park NY 11374	C-1 (d), C-2, D-2, D-4, D-6, E- 1.
009775	First United Methodist Church Of Deland	No Counsel Specified		First United Methodist Church Of Deland	115 East Howry Avenue Deland FL 32720	B-2, C-1 (d), C-3 (f), D-2, D-4, D-6, E-1.
009776	Shapery Developpers Gas Electric Property Lp	No Counsel Specified			101 Ash Street San Diego CA 92101	C-1 (d), C-2, C-3 (f), D-2, D-3, D-4, D-6, E-1.

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
009780	Plexall Inc	No Counsel Specified			47-40 21st Street Long Island City NY 11101	C-2, D-2, D-4, D-6, E-1,
009781	Omond Memorial United Church	No Counsel Specified		Omond Memorial United Church	318 McKenzie Avenue North Bay On P18703	C-2, D-2, D-4, D-6, E-1, F-5,
009782	Thermo Coustics Limited	No Counsel Specified			2750 Highway #11 North North Bay ON P1B8g3	C-2, C-3 (f), D-2, D-3, D-4, D-6, E-1, F-5,
009803	Mccadden, Lucille Ricks Pobox 1378 - 100 Ave. B	No Counsel Specified			100 Ave. B Spring Hope NC 27882	C-3 (e), D-4, D-5, D-6, E-1,
009807	Gilmore, Joseph R 48488 Arborclure Cir Plymouth	No Counsel Specified			11814 Anthieral Ct Plymouth MI 48170	C-3 (f), D-4, D-6, E-1,
010552	Steven J Wolfe Irrevocable Trust	No Counsel Specified			1804 Vista Del Mar SL Los Angeles CA 90028	C-2, C-3 (f), D-1 (c), D-2, D-3, D-6, E-1,
010553	Wolke, Steven J Sneak Preview Entertainment Po B	No Counsel Specified			5821-6925 Iits Circle Los Angeles CA 90068	C-3 (d), D-4, D-6, E-1,
010556	Federated Department Stores Inc C/o Carl R Golbe	No Counsel Specified				A-3, C-1 (e), C-1 (d), C-3 (e), C-3 (e), D-2, D-6, E-1,
010557	Federated Department Stores Inc	Carl R Goldberg	Federated Legal Department		Various	C-1 (d), C-1 (e), C-2, C-3 (e), D-4, D-6, E-1, G-3,
010558	Federated Department Stores Inc C/o Carl R Golbe	No Counsel Specified				A-3, C-1 (e), C-1 (d), C-3 (e), C-3 (e), D-2, D-6, E-1,
010559	Federated Department Stores Inc	Carl R Goldberg	Federated Legal Department		Various	C-1 (d), C-1 (e), C-2, C-3 (e), C-3 (e), D-4, D-6, E-1, G-3,
010576	Board Of Commissioners Of The County Of Lake	John S Dull	John S Dull		232 Russell St Hammond IN 46320	C-1 (d), C-2, C-3 (e), D-2, D-4, D-6, E-1,
010577	Board Of Commissioners Of The County Of Lake	John S Dull	John S Dull		400 Broadway Gary IN 46404	C-1 (d), C-2, C-3 (e), C-3 (e), D-2, D-4, D-6, E-1,
010578	Wentzville Fire Protection District	Robert J Gilson	Riker Denzig Scherer Hyland & PC		3 Highway T Fortshall Mo 63348	A-2, D-2, D-6, E-1,

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010579	Davis, Dr John Robert 815 Childs Street Corinth, MS	William W Odum Jr	William W Odum Jr		815 Childs Street Corinth MS 38934	C-2, C-3 (e), C-3 (e), D-2, D-4, D-5, D-6, E-1
011276	Aurora Investments	Lawrence A Moloney	Gray Plant Mooty		111 E Kellogg Boulevard Saint Paul MN 55101	C-1 (d), C-2, C-3 (f), D-2, D-4, D-5, D-6, E-4
011277	Equinox Properties	Lawrence A Moloney	Gray Plant Mooty		2808 Silver Lane Ne Minneapolis MN 55421	C-1 (d), C-2, C-3 (f), D-2, D-4, D-5, D-6, E-2
011278	Oak Grove Llc	Lawrence A Moloney	Gray Plant Mooty		215 Oak Grove Minneapolis MN 55403	C-1 (d), C-2, C-3 (f), D-2, D-4, D-6, D-8, E-2
011279	Slagorach Apartments Llc	Lawrence A Moloney	Gray Plant Mooty		10870 Brunswick Rd Bloomington MN 55438	C-1 (d), C-2, C-3 (f), D-2, D-4, D-5, D-6, E-2
011280	Colonial Village	Lawrence A Moloney	Gray Plant Mooty	Colonial Village	1959 Silver Bet Rd Eagan MN 55122	C-1 (d), C-2, C-3 (f), D-2, D-4, D-5, D-6, E-2
011281	Ballantiae Associates	Lawrence A Moloney	Gray Plant Mooty		3800 Ballantiae Rd Eagan MN 55122	C-1 (d), C-2, C-3 (f), D-2, D-4, D-5, D-6, E-2
011282	Gateway Investors Inc	Lawrence A Moloney	Gray Plant Mooty		115 Second Ave S Minneapolis MN 55401	C-1 (d), C-3 (f), D-2, D-4, D-5, D-6, E-2
011283	Chancellor Manor	Lawrence A Moloney	Gray Plant Mooty	Chancellor Manor	14250 Irving Ave S Burnsville MN 55306	C-1 (d), C-2, C-3 (f), D-2, D-4, D-5, D-6, E-2
011284	Woodmere Apartments Llc	Lawrence A Moloney	Gray Plant Mooty		6540 Woodmere Rd Woodbury MN 55125	C-1 (d), C-2, C-3 (f), D-2, D-4, D-5, D-6, E-2
011299	Viacom Inc	Linda D Kelley	Viacom Inc		11 Stanwix Street Pittsburgh PA 15222	C-1 (d), C-2, C-3 (f), D-2, D-4, D-6, E-1
011300	Cbs Broadcasting Inc. Dba Kdkb-tv	Linda D Kelley	Viacom Inc		One Gateway Center Pittsburgh PA 15222	C-1 (d), C-2, C-3 (f), D-2, D-4, D-6, E-4
011302	Shaler Area School District	Brett A Solomon	Tucker Arenberg PC		1800 Mount Royal Boulevard Glenshaw PA 15116	B-2, D-2, D-4, D-6, E-1
011303	Jay Bhagavan, Inc.	Chad S Beckett	Beckett & Webber PC		209 S. Broadway Avenue Urbana IL 61801	D-2, D-3, D-6, E-1
011304	Colom, Wilbur 200 8th Street North Suite 102 Col	Gregory Cade Environmental Attorneys Group Llc	Environmental Attorneys Group Llc		200 8th Street North Columbus MS 39703	C-4, D-2, D-3, D-6, D-6, E-1

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011307	Washington Courts Condominium Association 1	Patricia A O'Connor	Leverfeld Pearlstein	Building 1	9500 Washington Niles IL 60648	C-3 (f), D-1 (a), D-2, D-8, E-1,
011315	Unified Government Of Wyandotte County Kck	Joanne B Stutz PA	Evans & Mullinix PA		701 North 7th Street Kansas City KS 66101	C-4, D-2, D-4, D-5, D-6, E-1,
011316	Unified Government Of Wyandotte County Kck	Joanne B Stutz PA	Evans & Mullinix PA		805 North 6th Street Kansas City KS 66101	C-1 (d), C-2, C-3 (a), C-3 (e), D-2, D-4, D-6, E-1,
011317	Unified Government Of Wyandotte County Kck	Joanne B Stutz PA	Evans & Mullinix PA		815 North 6th Street Kansas City KS 66101	C-1 (d), C-4, D-2, D-4, D-5, D-6, E-1,
011318	Board Of Public Utilities	Joanne B Stutz PA	Evans & Mullinix PA		380 South Baltimore Kansas City KS 66103	C-1 (c), C-1 (d), C-3 (a), C-3 (e), D-2, D-4, D-6, E-1,
011319	Board Of Public Utilities	Joanne B Stutz PA	Evans & Mullinix PA		700 Minnesota Avenue Kansas City KS 66101	C-1 (e), C-1 (d), C-3 (a), C-3 (e), D-2, D-4, D-6, E-1,
011359	Mobley, Erica Mitchell 317 West Chestnut Coweela, OK 74428	No Counsel Specified	No Counsel Specified		317 West Chestnut Coweela, OK 74428	C-2, C-3 (b), C-3 (c), C-3 (e), E-1,
012645	Boards Of Commissioners Of The County Of Lake	John S Dull	John S Dull		2293 N. Main St Crown Point IN 46307	C-2, C-3 (a), D-2, D-4, D-6, E-1,
012647	Vancouver Coastal Health Authority	Hannelle Stockenstrom	Clark Wilson Barnisters & Solicitors	Lions Gate Hospital	231 East 15th St. North Vancouver BC V71Z7	C-3 (f), D-2, D-4, D-6, E-3, F-5,
012648	Vancouver Coastal Health Authority	Hannelle Stockenstrom	Clark Wilson Barnisters & Solicitors	Vancouver General Hospital	855 W. 12th Ave. Vancouver BC V5Z 1M9	C-1 (e), C-2, C-3 (f), D-2, D-4, D-6, E-1, F-5,
012649	Vancouver Coastal Health Authority	Hannelle Stockenstrom	Clark Wilson Barnisters & Solicitors	Ubc Detweiler Pavilion	2255 Westbrook Mall Vancouver BC V6J2a1	C-2, C-3 (f), D-2, D-4, D-6, E-1, F-5,
012650	Vancouver Coastal Health Authority	Hannelle Stockenstrom	Clark Wilson Barnisters & Solicitors	Powell River General Hosp	5871 Atchafalaya Ave Powell River BC V8A4S3	C-2, C-3 (f), D-2, D-4, D-6, E-1, F-5,
012670	Time Equities Inc	Daniel A Schwartzman	Daniel A Schwartzman			C-1 (e), C-1 (d), C-2, C-3 (f), D-2, D-4, D-6, E-3,
012671	United States Gypsum Company	Brady L Green	Morgan Lewis & Bockius		See Schedule A (attached to The Claim.)	C-1 (e), C-1 (d), C-1 (e), D-2, D-4, D-6, E-1,

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
012738	Luce, Joan 504 Dakota Libby, MT 59923	No Counsel Specified			604 Dakota Libby MT 59923	C-1 (d), D-4, D-8, E-1,
012739	Salem Central School District	No Counsel Specified		Salem Central School	41 East Broadway Salem NY 12865	B-2, C-1 (d), C-2, D-1 (c), D-2, D-4, D-8, E-1,
012741	Schwabman, Cuffy Mary Elizabeth 745 Se Mill Mill	No Counsel Specified			745 Se Miller Street Portland OR 97202	C-2, C-3 (d), E-1, G-3,
012744	Blankstein Enterprises Inc.	No Counsel Specified			2400 East Bradford Milwaukee WI 53211	D-2, D-6, E-1,
012745	River Drive Construction	No Counsel Specified			154 30 71 Avenue Flushing NY 11367	C-1 (d), C-2, D-2, D-4, D-8, E-1,
012746	Drake, William Howard 708 Measskill Ave Maxton, NC	No Counsel Specified			708 Measskill Ave Maxton NC 28364	C-1 (b), C-1 (d), C-2, C-3 (d), E-1,
012748	R.C. Isla Verde Hotel & Resort Inc.	No Counsel Specified		Calle Tatak Hotel Cafe Inn	Isla Verde Carolina PR 00979	C-3 (f), D-2, D-3, D-8, E-1,
012753	Burks, Willie B 141 Jenkins Dr Savannah, Ga 314	No Counsel Specified			109 East Crouch Street Hollandale MS 38745	C-1 (d), C-2, C-3 (b), C-3 (c), C-3 (e), D-4, D-8, E-1,
012754	Lawrence Lamar Rice West Melbourne	No Counsel Specified			49 Parkhill Boulevard West Melbourne FL 32904	A-2, C-2, C-3 (c), C-3 (e), D-4, D-8, E-1,
012759	Argyle Central School District	No Counsel Specified		Argyle Central School	5023 State Route 40 Argyle NY 12809	B-2, C-1 (d), C-2, C-3 (d), D-2, D-4, D-8, E-1,
012761	Albany City School District	No Counsel Specified		Philip Livingston Academy	Philip Livingston Academy 315 Northern Blvd Albany NY 12210	B-2, C-1 (d), C-2, D-1 (c), D-2, D-4, D-8, E-1,
012764	Albany City School District	No Counsel Specified		Street Academy	Sheridan Ave Albany NY 12206	B-2, C-1 (d), C-2, C-3 (e), D-2, D-3, D-4, D-8, E-1,
012768	Albany City School District	No Counsel Specified		Thomas S. Otis School	Toast Lincoln Park Albany NY 12202	B-2, C-1 (d), C-3 (f), D-1 (c), D-2, D-4, D-8, E-1,
012768	O'Brien College	No Counsel Specified		Clements Hall	85 West Home Street Westerville OH 43081	B-2, C-2, C-3 (d), D-2, D-4, D-6, E-1,

Tuesday, December 13, 2005

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Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
012769	Otterbein College	No Counsel Specified		King Hall	193 W Main St Westerville OH 43081	B-2, C-3 (d), D-2, D-4, D-6, E-1,
012770	Otterbein College	No Counsel Specified		Cowan Hall	30 South Grove Street Westerville OH 43081	B-2, C-2, D-2, D-4, D-6, E-1.
012771	Otterbein College	No Counsel Specified		Maintenance Building-Access Room	197 West Park Street Westerville OH 43081	B-2, C-1 (d), C-2, D-2, D-4, D-6, E-1.
012772	Otterbein College	No Counsel Specified		Towers Hall	O North Grove Street Westerville OH 43081	B-2, C-3 (f), D-2, D-4, D-6, E-3,
012773	Otterbein College	No Counsel Specified		Mayne Hall	85 North Grove Street Westerville OH 43081	B-2, C-1 (d), C-2, C-3 (e), D-2, D-4, D-6, E-3,
012774	Otterbein College	No Counsel Specified		Davis Annex	140 North Center Street Westerville OH 43081	B-2, C-1 (d), C-2, D-2, D-4, D-6, E-3,
012775	Otterbein College	No Counsel Specified		Davis Hall	170 Martin Drive Westerville OH 43081	B-2, C-2, D-2, D-4, D-6, E-3,
012776	Otterbein College	No Counsel Specified		Campus Center	100 West Home Street Westerville OH 43081	B-2, C-2, D-2, D-4, D-6, E-3,
012778	Nightingale, Gerald Thomas 1177 East Beards Road	No Counsel Specified			1177 East Beards Road Midland MI 48642	C-2, C-3 (d), C-3 (e), D-1 (b), D-4, D-6, E-1,
012779	San Diego Space And Science Foundation	No Counsel Specified			1875 El Prado San Diego CA 92101	C-2, D-2, D-4, D-6, E-1,
012784	Vinkoo, Abram L 5236 38th Ave No Seattle, Wa	No Counsel Specified			5236 38th Ave No Seattle WA 98105	C-1 (d), C-2, C-3 (f), D-4, D-6, E-1,
012788	Namaz, Nazem 29726 Fallon Dr Laguna C	No Counsel Specified			29726 Fallon Dr Laguna Niguel CA 92677	C-2, C-3 (f), E-1, G-3,
012792	Tennessee Department Of Finance Administration	Mervin E Clements Jr	Office Of The Attorney General & Reporter Bankruptcy Division		See Attachment A	B-2, C-1 (d), C-1 (e), C-4, D-2, D-4, D-6, E-3,
012841	Harris, Michael Po Box 483 Gilmanston, Nh 03237	No Counsel Specified				A-3, C-1 (d), C-1 (e), C-3 (e), C-3 (f) D-2, D-6, E-1,

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<b>Claim #</b>	<b>Claimant Name</b>	<b>Counsel</b>	<b>Firm Name</b>	<b>Building Name</b>	<b>Property Address</b>	<b>Objection Exhibit</b>
012826	Certale, Sharon Yvonne Po Box 401 Belgrade, Mt	No Counsel Specified			1918 Jefferson St No Manneapolis MN 55418	C-1 (d), C-2, C-3 (d), D-4, D-6, E-1, G-1.
013905	Benefield, Donald Charles 264 Vicks Drive Libby,	No Counsel Specified			264 Vicks Drive Libby MT 59923	A-2, C-1 (d), C-2, C-3 (e), E-1.
013906	Stanley, Robert W 836 2nd Ave E Kalspell, Mt 5	No Counsel Specified			614 California Ave Libby MT 59923	A-2, D-4, D-6, E-3.
013932	English And American Insurance Co Ltd C/o Schema	No Counsel Specified				C-1 (e), C-1 (d), C-3 (a), C-3 (e), D-2, D-6, E-1.
013933	English And American Insurance Co Ltd C/o Schema	No Counsel Specified				C-1 (e), C-1 (d), C-3 (a), C-3 (e), D-2, D-6, E-1.
014402	Wickersham, Karen Kaye 5455 Prospect Dr Missoula	No Counsel Specified			614 California Ave Libby MT 59923	A-2, C-2, D-4, D-6, E-3.
014404	Stanley, Lynn R 836 Second Ave E Kalspell, Mt	No Counsel Specified			614 California Ave Libby MT 59923	A-2, C-2, D-4, D-6, E-3.
014406	Stanley, Earl H 615 Main Ave Libby, Mt 59923	No Counsel Specified			615 Main Ave Libby MT 59923	E-1.
014408	Wickersham, Karen Kaye 5455 Prospect Drive Missou	No Counsel Specified			712 Main Avenue Libby MT 59923	C-2, E-1.
015304	Maniakievicz, pawel 21 Orchard Street Chicopee, M	Frank R Sala Specified	Frank R Sala, JD			A-3, C-1 (e), C-1 (d), C-3 (d), D-2, D-6, E-1.
015322	Hernandez, Pedro Po Box 8287 Fonce, PR 00732-82	No Counsel Specified	No Counsel Specified		El Boqueria #5 Penuelas PR	C-1 (d), C-2, C-3 (e), C-3 (e), E-1.

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**EXHIBIT B**

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

In re: ) Chapter 11  
W.R. GRACE & CO., et al., )  
Debtors. ) Case No. 01-1139 (JIF)  
(Jointly Administered)

**STIPULATION CONCERNING WITHDRAWAL OF OBJECTIONS AND  
RECLASSIFICATION OF CERTAIN CLAIMS OF THE BURLINGTON NORTHERN  
SANTA FE RAILWAY**

This stipulation is entered into this 10<sup>th</sup> day of ~~October~~ <sup>November</sup>, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and The Burlington Northern Santa Fe Railway ("Claimant").

1. On April 22, 2002, this Court issued its Bar Date Order which established March 31, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims. A bar date has not been set at this time for asbestos personal injury claims and claims related to Zonolite Attic Insulation ("ZAI Claims").

1 The Debtors consist of the following 62 entities: W. R. Grace & Co. (W/R/G Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (W/R/G Circo Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Dorex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (W/R/G Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (W/R/G Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (W/R/G Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (W/R/G Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Koolensi Development Company, L B Realty, Inc., Litigation Management, Inc. (W/R/G GHSC Holding, Inc.), Grace IVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (W/R/G Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (W/R/G Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (W/R/G British Nursing Association, Inc.), Remedium Group, Inc. (W/R/G Environmental Liability Management, Inc.), E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (W/R/G Cross Country Staffing), Heyden-Gulch West Coal Company, H-G Coal Company.

KRE W7917233

2. The Claimant has filed numerous proofs of claim against the Debtors.

3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims ("15<sup>th</sup> Omnibus Objection") in which the Debtors sought to disallow and expunge the claims set forth on Exhibit A on various grounds (hereafter referred to as the "Listed Claims").

4. The Debtors and the Claimant agree that although the Listed Claims were filed on Asbestos Property Damage Claim forms, the claims are not traditional asbestos property damage claims, but instead are ZAI Claims.

5. As a result, the parties have agreed that the objections made under the 15<sup>th</sup> Omnibus Objection to the Listed Claims be withdrawn and the claims be reclassified as ZAI claims. The withdrawal is made without prejudice and the Claimant's Listed Claims shall remain of record and be addressed as the Court may direct. Likewise, Debtors reserve the right to object to the Listed Claims on any grounds in the future upon proper notice and consistent with applicable law. The Debtors also reserve the right to require the Claimants to file their ZAI Claims on specialized ZAI Proof of Claim Forms in the event the Court so orders such specialized claim form.

6. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile or e-mail signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.

7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.

8. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.

9. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register reflect the matters set forth herein.

**STIPULATED AND AGREED:**

THE BURLINGTON NORTHERN SANTA  
FE RAILWAY

By: 

BURNS, WHITE & HICKTON, LLC  
Richard A. O'Halloran  
531 Plymouth Road  
Suite 500  
Plymouth Meeting, PA 19462  
Telephone: (610) 832-1111  
Facsimile: (610) 941-1060

*On behalf of the Claimant*

W. R. GRACE & CO., et al.

By: 

One of their attorneys

KIRKLAND & ELLIS LLP  
Michelle Browdy  
Janet S. Baer  
200 East Randolph Drive  
Chicago, Illinois 60601-6636  
Telephone: (312) 861-2000  
Facsimile: (312) 861-2200.

-and-

PACHULSKI, STANG, ZIEHL, YOUNG,  
JONES & WEINTRAUB P.C.

Laura Davis Jones (No. 2436)  
James E. O'Neill (No. 4042)  
919 North Market Street, 16<sup>th</sup> Floor  
P.O. Box 8705  
Wilmington, DE 19899-8705 (Courier 19801)  
Telephone: (302) 652-4100  
Facsimile: (302) 652-4400

*Attorneys for Debtors  
and Debtors-In Possession*

**EXHIBIT A**

Claim No.	Claimant Name	Treatment of Claim
8249	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
8253	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
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8354	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
8355	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
8356	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
9481	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
9482	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
9483	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.

Claim No.	Claimant Name	Treatment of Claim
9484	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
9485	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
9486	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
9487	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
9488	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
9489	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
9490	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.

**EXHIBIT C**

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

In re:	)	Chapter 11
	)	
W.R. GRACE & CO., et al. <sup>1</sup>	)	Case No. 01-1139 (JJP)
	)	(Jointly Administered)
	)	
Debtors.	)	

**STIPULATION CONCERNING WITHDRAWAL OF CLAIMS**

This stipulation is entered into this 21<sup>st</sup> day of October, 2005, between (i) W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and (ii) the Celotex Corporation, Carty Canada Inc., and The Asbestos Settlement Trust (Celotex) (collectively, the "Claimants"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimants and the Debtors as follows:

1. On April 22, 2002, this Court issued its Bar Date Order which established March 31, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims.

<sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (W/R Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (W/R Grace Biomedical, Inc.), CCIP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (W/R Grace Dewey and Almy Company), Ecore, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (W/R Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (W/R Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (W/R Grace Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Graceal, Inc., Graceal II, Inc., Guanica-Cuibe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (W/R Grace GHSC Holding, Inc.), Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (W/R Grace Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (W/R Grace Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (W/R Grace British Nursing Association, Inc.), Remedium Group, Inc. (W/R Grace Environmental Liability Management, Inc.), E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Aerial Basin Ranch Company, CC Partners (W/R Grace Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

2. The Claimants filed proofs of claim against the Debtors identified as Claim Nos. 14038, 14039, 14040, 14041, 14042, 14043, 14044, 14045, 14046, 14047, 14048, 14049.

3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims (the "15<sup>th</sup> Omnibus Objection") in which the Debtors sought to disallow and expunge Claim Nos. 14038, 14039, 14040, 14041, 14042, 14043, 14044, 14045, 14046, 14047, 14048, 14049.

4. The Claimants have chosen to refrain from contesting the 15<sup>th</sup> Omnibus Objection and, instead, have agreed to voluntarily withdraw Claim Nos. 14038, 14039, 14040, 14041, 14042, 14043, 14044, 14045, 14046, 14047, 14048, 14049.

5. Claimants' withdrawal does not constitute an admission with respect to any facts or arguments contained in the 15<sup>th</sup> Omnibus Objection.

6. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.

7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.

8. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.

9. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth herein.

**STIPULATED AND AGREED:**

**THE CELOTEX CORPORATION, et al.**

By: *[Signature]*

One of their attorneys  
**MONTGOMERY, McCracken,  
WALKER & RHODES**  
123 S. Broad St.  
Philadelphia, PA 19109  
Phone: 215-772-1500  
Fax: 215-772-7620

**W. R. GRACE & CO., et al.**

By: *[Signature]*

One of their attorneys  
**KIRKLAND & ELLIS LLP**  
Michelle Browdy  
Janet S. Baer  
Samuel L. Blatnick  
200 East Randolph Drive  
Chicago, Illinois 60601-6636  
Telephone: (312) 861-2000  
Facsimile: (312) 861-2200.

-and-

**PACHULSKI, STANG, ZIEHL, YOUNG,  
JONES & WEINTRAUB P.C.**

Laura Davis Jones (DE I.D. No. 2436)  
James O'Neill ( )  
919 North Market Street, 16<sup>th</sup> Floor  
P.O. Box 8705  
Wilmington, DE 19899-8705 (Courier 19801)  
Telephone: (302) 652-4100  
Facsimile: (302) 652-4400

*Attorneys for Debtors  
and Debtors-in Possession*



**EXHIBIT D**

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

In re:	)	Chapter 11
	)	
W.R. GRACE & CO., <u>et al.</u> <sup>1</sup>	)	Case No. 01-1139 (JIF)
	)	(Jointly Administered)
	)	
Debtors.	)	

**STIPULATION CONCERNING WITHDRAWAL OF OBJECTION, CONSOLIDATION  
AND RECLASSIFICATION CERTAIN CLAIMS**

This stipulation is entered into this 10<sup>th</sup> day of November, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and City of Cambridge Massachusetts ("Claimant"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimant and the Debtors as follows:

1. On April 22, 2002, this Court issued its Bar Date Order which established March 31, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims.

<sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (W/R Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (W/R Grace Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Daret Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (W/R Grace Dewey and Almy Company), Beary, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (W/R Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (W/R Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (W/R Grace Dearborn International Holdings, Inc.), Grace Offshore Company, Gratt PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (W/R Grace GHSC Holding, Inc.), Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (W/R Grace Nestor-BNA Holdings Corporation), MRA Intermediate, Inc. (W/R Grace Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (W/R Grace British Nursing Association, Inc.), Remediation Group, Inc. (W/R Grace Environmental Liability Management, Inc.), E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (W/R Grace Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

2. The Claimant has a total of 4 proofs of claim currently pending against the Debtors regarding environmental contamination at the Russell Field Property in Cambridge, Massachusetts: Claim Nos. 4721 and 4723 which were filed on Asbestos Property Damage Proof of Claim Forms and Claim Nos. 4720 and 4722 which were filed on Non-Asbestos Proof of Claim Forms.

3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims (the "15<sup>th</sup> Omnibus Objection") in which the Debtors sought to disallow and expunge Claim Nos. 4721 and 4723 (hereafter referred to as the "Listed Claims"). Further, objections to Claim Nos. 4720 and 4722 remain pending on the Debtors Fifth Omnibus Objection to Claims filed on May 5, 2004.

4. The Listed Claims relate to environmental contamination that includes asbestos, among other contaminants, and were filed on Asbestos Property Damage Proof of Claim Forms. However, the Debtors have determined that the Listed Claims are not Asbestos Property Damage Claims but instead are environmental claims that are more properly classified as Non-Asbestos Claims, which, along with other environmental claims, should be treated as general unsecured claims under the Debtors' proposed Amended Joint Plan of Reorganization ("Plan") dated January 13, 2005. The Listed Claims are also essentially duplicates of Claims Nos. 4720 and 4722 which were filed on the Non-Asbestos Proof of Claim Forms.

5. Accordingly, the Debtors agree to withdraw the objections to the Listed Claims set forth in the 15<sup>th</sup> Omnibus Objection and agree to reclassify those claims as environmental unsecured claims within the Non-Asbestos Claim category. The Debtors also agree to withdraw their objections to Claim Nos. 4720 and 4722 set forth in the 5<sup>th</sup> Omnibus Objection. This withdrawal and reclassification, however, is without prejudice and the Debtors reserve their right

to object to any of the claims on any grounds in the future, including but not limited to the grounds asserted in the 5<sup>th</sup> and 15<sup>th</sup> Omnibus Objections, as applicable, upon proper notice and consistent with applicable law, provided, however, that the Debtors shall be prohibited from objecting to any of the claims based on the type of Proof of Claim forms filed by the Claimant or the classification of the claims as outlined in this Stipulation.

6. Further, all four of Claimants' Claims are essentially identical but for the form on which they were filed or the Debtor against which each claim was filed. Pursuant to the Plan, the Debtors propose that as of the Effective Date (as that term is defined in the Plan), the Debtors shall be deemed consolidated under the Plan for Plan purposes. Upon confirmation, each and every claim filed against any of the Debtors shall be deemed filed against the consolidated Debtors and shall be deemed one claim against and an obligation of the deemed consolidated Debtors. As a result, the parties agree that Claim Nos. 4721, 4722 and 4723 shall be disallowed and expunged from the Claims Register and that Claim No. 4720 shall remain as the surviving claim. Notwithstanding any other provisions herein, to the extent that the Plan or any other plan or plans of reorganization confirmed in these chapter 11 cases do (does) not provide for the substantive consolidation of the Bankruptcy Cases and Debtors (for purposes of distribution on account of allowed claims), Claim Nos. 4721, 4722 and 4723 shall be reinstated as appropriate and Claimant shall be entitled to pursue such claims.

7. Each party executing this Stipulation represents that each party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures.

This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.

8. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.

9. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.

10. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth herein.

**STIPULATED AND AGREED:**

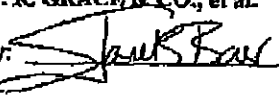
**CITY OF CAMBRIDGE  
MASSACHUSETTS**

By: 

One of its attorneys

**ANDERSON & KREIGER LLP**  
Jeff Roslofs  
43 Thorncliffe Street  
Cambridge, MA 02141  
jroslofs@andersonkrieger.com

**W. R. GRACE & CO., et al.**

By: 

One of their attorneys

**KIRKLAND & ELLIS LLP**  
Michelle Browdy  
Janet S. Baer  
200 East Randolph Drive  
Chicago, Illinois 60601-6636  
Telephone: (312) 861-2000  
Facsimile: (312) 861-2200.

-and-

**PACHULSKI, STANG, ZIEHL, YOUNG,  
JONES & WEINTRAUB P.C.**

Laura Davis Jones (DE LD. No. 2436)  
James O'Neill (DE LD. No. 4042)  
919 North Market Street, 16<sup>th</sup> Floor, P.O. Box 8705  
Wilmington, DE 19899-8705 (Courier 19801)  
Telephone: (302) 652-4100  
Facsimile: (302) 652-4400

*Attorneys for Debtors and Debtors-in Possession*

**EXHIBIT E**

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

In re:	) Chapter 11
W.R. GRACE & CO., et al., <sup>1</sup>	) Case No. 01-1139 (JJP)
	) (Jointly Administered)
Debtors.	)

**STIPULATION CONCERNING WITHDRAWAL OF OBJECTION, CONSOLIDATION  
AND RECLASSIFICATION CERTAIN CLAIMS**

This stipulation is entered into this 6<sup>th</sup> day of November, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and Massachusetts Bay Transportation Authority ("Claimant"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimant and the Debtors as follows:

<sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (W/Ga Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (W/Ga Circo Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Dares Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (W/Ga Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (W/Ga Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (W/Ga Grace Cocoa Management, Inc.), GBC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (W/Ga Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Haasover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (W/Ga GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (W/Ga Nestor-ENA Holdings Corporation), MRA Intermedco, Inc. (W/Ga Nestor-ENA, Inc.), MRA Staffing Systems, Inc. (W/Ga British Nursing Association, Inc.), Remedium Group, Inc. (W/Ga Environmental Liability Management, Inc.), E&C Liquidating Corp., Emerson & Cuming, Inc., Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Adal Basin Ranch Company, CC Partners (W/Ga Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

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1. On April 22, 2002, this Court issued its Bar Date Order which established March 31, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims.

2. The Claimant has a total of 2 proofs of claim currently pending against the Debtors regarding environmental contamination at the Russell Field Property in Cambridge, Massachusetts: Claim No. 9694 which was filed on an Asbestos Property Damage Proof of Claim Form and Claim No. 9693 which was filed on a Non-Asbestos Proof of Claim Form.

3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims (the "15<sup>th</sup> Omnibus Objection") in which the Debtors sought to disallow and expunge Claim No. 9694. Further, an objection to Claim No. 9693 remains pending on the Debtors' Fifth Omnibus Objection to Claims filed on May 5, 2004.

4. Claim No. 9694 relates to environmental contamination that includes asbestos, among other contaminants, and was filed on an Asbestos Property Damage Proof of Claim Form. However, the Debtors have determined that the Claim is not an Asbestos Property Damage Claim but instead is an environmental claim that is more properly classified as a Non-Asbestos Claim, which, along with other environmental claims, should be treated as a general unsecured claim under the Debtors' proposed Amended Joint Plan of Reorganization ("Plan") dated January 13, 2005. Claim No. 9694 is also essentially a duplicate of Claim No. 9693 which was filed on a Non-Asbestos Proof of Claim Form.

5. Accordingly, the Debtors agree to withdraw the objection to Claim No. 9694 set forth in the 15<sup>th</sup> Omnibus Objection and agree to reclassify that claim as an environmental unsecured claim within the Non-Asbestos Claim category. The Debtors also agree to withdraw the objection to Claim No. 9693 set forth in the 5<sup>th</sup> Omnibus Objection. This withdrawal and



reclassification, however, is without prejudice and the Debtors reserve their right to object to any of the claims on any grounds in the future, including but not limited to the grounds asserted in the 5<sup>th</sup> and 15<sup>th</sup> Omnibus Objections, as applicable, upon proper notice and consistent with applicable law, provided, however, that the Debtors shall be prohibited from objecting to any of the claims based on the type of Proof of Claim forms filed by the Claimant or the classification of the claims as outlined in this Stipulation.

6. Further, since the 2 claims filed by Claimant are essentially identical but for the form on which they were filed, the parties agree that Claim No. 9694 shall be disallowed and expunged from the Claims Register and that Claim No. 9693 shall remain as the surviving claim.

7. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.

8. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.

9. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.

10. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth herein.

**STIPULATED AND AGREED:**

**MASSACHUSETTS BAY  
TRANSPORTATION AUTHORITY**

By: David C. Fidler  
*David C. Fidler*

One of its attorneys  
**RUBIN AND RUDDMAN LLP**  
David C. Fidler  
50 Rowes Wharf  
Boston, MA 02110-3319

**W. R. GRACE & CO., et al.**

By: Janet S. Bax  
*Janet S. Bax*  
One of their attorneys

**KIRKLAND & ELLIS LLP**  
Michelle Browdy  
Janet S. Bax  
200 East Randolph Drive  
Chicago, Illinois 60601-6636  
Telephone: (312) 861-2000  
Facsimile: (312) 861-2200.

-and-

**PACHULSKI, STANG, ZIEHL, YOUNG,  
JONES & WEINTRAUB P.C.**

Laura Davis Jones (DE I.D. No. 2436)  
James O'Neill (DE I.D. No. 4042)  
919 North Market Street, 16<sup>th</sup> Floor  
P.O. Box 8705  
Wilmington, DE 19899-8705 (Courier 19801)  
Telephone: (302) 652-4100  
Facsimile: (302) 652-4400

*Attorneys for Debtors  
and Debtors-in Possession*

**EXHIBIT F**

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

In re:	)	Chapter 11
	)	
W.R. GRACE & CO., et al., <sup>1</sup>	)	Case No. 01-1139 (JF)
	)	(Jointly Administered)
	)	
Debtors.	)	

**STIPULATION CONCERNING WITHDRAWAL OF OBJECTION, CONSOLIDATION  
AND RECLASSIFICATION CERTAIN CLAIMS**

This stipulation is entered into this 10<sup>th</sup> day of November, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and Perini Corporation ("Claimant"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimant and the Debtors as follows:

1. On April 22, 2002, this Court issued its Bar Date Order which established March 31, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims.

<sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Grace Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Lead Corporation, Gracoal, Inc., Gracoal II, Inc., Guánica-Caribe Land Development Corporation, Hanover Square Corporation, Homeco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc.), Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA International, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc.), R&C Liquidating Corp., Emerson & Cutting, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Aerial Resin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

2. The Claimant has filed two proofs of claim against the Debtors regarding environmental contamination at the Russell Field Property in Cambridge, Massachusetts: Claim No. 4705 which was filed on an Asbestos Property Damage Proof of Claim Form and Claim No. 4704 which was filed on a Non-Asbestos Proof of Claim Form.

3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims (the "15<sup>th</sup> Omnibus Objection") in which the Debtors sought to disallow and expunge Claim No. 4705. Further, an objection to Claim No. 4704 remains pending on the Debtors' Fifth Omnibus Objection to claims filed on May 5, 2004.

4. Claim No. 4705 relates to environmental contamination that includes asbestos, among other contaminants, and was filed on an Asbestos Property Damage Proof of Claim Form. However, the Debtors have determined that Claim No. 4705 is not an Asbestos Property Damage claim but instead is an environmental claim that is more properly classified as a Non-Asbestos Claim, which, along with other environmental claims, should be classified as a general unsecured claim under the proposed Debtors Amended Joint Plan of Reorganization ("Plan") dated January 13, 2005. Claim No. 4705 is essentially a duplicate of Claim No. 4704 which was filed on a Non-Asbestos Proof of Claim Form.

5. As a result, the Debtors agree to withdraw the objection to Claim No. 4705 set forth in the 15<sup>th</sup> Omnibus Objection and agree to reclassify that claim as an environmental unsecured claim within the Non-Asbestos Claim category. The Debtors also agree to withdraw its objection to Claim No. 4704 outlined in the 5<sup>th</sup> Omnibus Objection at this time. This withdrawal and reclassification, however, is without prejudice and the Debtors reserve their right to object to Claim No. 4704 on any grounds in the future, including but not limited to the grounds asserted in the 5<sup>th</sup> and 15<sup>th</sup> Omnibus Objections, as applicable, upon proper notice and

consistent with applicable law, provided, however, that the Debtors shall be prohibited from objecting to Claim No. 4704 based on the type of Proof of Claim form filed the by the Claimant or the classification of the claim as outlined in this Stipulation.

6. Further, since the 2 Claims filed by Claimants are essentially identical but for the form on which they were filed, the parties agree that Claim No. 4705 shall be disallowed and expunged from the Claims Register and Claim No. 4704 shall remain as the surviving claim and reclassified in accordance with paragraph 4 above.

7. The Debtors will include the withdrawal of the Objections to the claim, disallowance of claims and reservation of rights outlined herein in the proposed orders relating to the 5<sup>th</sup> and 15<sup>th</sup> Omnibus Objections presented to the Court at the October 24, 2005 hearing on the status of such Omnibus Objections.

8. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assigns, successors and/or partners.

9. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.

10. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.

11. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth herein.

**STIPULATED AND AGREED:**

**FERRINI CORPORATION**

By: 

One of its attorneys  
MINTZ LEVIN COHN FERRIS  
GLOVSKY AND POPEO PC  
Adrienne Walker  
One Financial Center  
Boston, MA 02111  
Telephone: (617) 348-1612  
awalker@mintz.com

**W. R. GRACE & CO., et al.**

By: 

One of their attorneys  
KIRKLAND & ELLIS LLP  
Michelle Browdy  
Janet S. Baer  
200 East Randolph Drive  
Chicago, Illinois 60601-6636  
Telephone: (312) 861-2000  
Facsimile: (312) 861-2200.

-and-

**PACHULSKI, STANG, ZIEHL, YOUNG,  
JONES & WEINTRAUB P.C.**

Laura Davis Jones (DE LD. No. 2436)  
James O'Neill (  
919 North Market Street, 16<sup>th</sup> Floor  
P.O. Box 8705  
Wilmington, DE 19899-8705 (Courier 19801)  
Telephone: (302) 652-4100  
Facsimile: (302) 652-4400

*Attorneys for Debtors  
and Debtors-in Possession*

**EXHIBIT G**



NOV 11 2005 12:59 FR

310 229 5800 TO 913126580362 P.02/05

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

In re:	)	Chapter 11
W.R. GRACE & CO., et al., <sup>1</sup>	)	Case No. 01-1139 (JIF)
	)	(Jointly Administered)
Debtors.	)	

**STIPULATION CONCERNING WITHDRAWAL OF OBJECTION, CONSOLIDATION  
AND RECLASSIFICATION CERTAIN CLAIMS**

This stipulation is entered into this 11<sup>th</sup> day of November, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and Los Angeles Unified School District ("Claimant"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimant and the Debtors as follows:

1. On April 22, 2002, this Court issued its Bar Date Order which established March 31, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims.

<sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (W/R Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alowite Boston Ltd., Alowite Ltd Corporation, Amicon, Inc., CB Biomedical, Inc. (W/R Grace Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Dorex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (W/R Grace Dewey and Almy Company), Ecarg, Inc., Five Alowite Boston Ltd., G C Limited Partners I, Inc. (W/R Grace Cocoa Limited Partner I, Inc.), G C Management, Inc. (W/R Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomxville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (W/R Grace Dearborn International Holdings, Inc.), Grace Offshore Company, Grace FAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investee, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Graceco, Inc., Graceco II, Inc., Guaymas-Caribe Land Development Corporation, Hanover Square Corporation, Horco International, Inc., Kootenai Development Company, L.B. Realty, Inc., Litigation Management, Inc. (W/R Grace CHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (W/R Grace Nestor-BNA Holdings Corporation), MRA Intermediate, Inc. (W/R Grace Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (W/R Grace British Nursing Association, Inc.), Remedium Group, Inc. (W/R Grace Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Gamlog, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (W/R Grace Cross Country Staffing), Hayden-Guleb West Coal Company, H-G Coal Company.

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2. The Claimant has filed two proofs of claim against the Debtors identified as Claim Nos. 9570 and 15247.

3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims (the "15<sup>th</sup> Omnibus Objection") in which the Debtors sought to disallow and expunge Claim Nos. 9570 and 15247.

4. Claim Nos. 9570 and 15247 relate to an unpaid obligation of the Debtors under a Settlement Agreement and Release dated May 14, 1993, and the Debtors do not contest the validity of the Claims.

5. As a result, the Debtors agree to withdraw the objections to Claim Nos. 9570 and 15247 as set forth in the 15<sup>th</sup> Omnibus Objection.

6. Further, claims 9570 and 15247 are essentially identical but for the Debtor against which each claim is filed. Pursuant to the Plan, the Debtors propose that as of the Effective Date (as that term is defined in the Plan), the Debtors shall be deemed consolidated under the Plan for Plan purposes. Upon confirmation, each and every claim filed against any of the Debtors shall be deemed filed against the consolidated Debtors and shall be deemed one claim against an obligation of the deemed consolidated Debtors. As a result, the parties agree that Claim No. 9570 shall be consolidated with Claim No. 15247, Claim No. 15247 shall be disallowed and expunged from the Claims Register and Claim No. 9570 shall be the surviving Claim. Notwithstanding any other provisions herein, to the extent that the Plan or any other plan or plans of reorganization confirmed in these chapter 11 cases do (does) not provide for the substantive consolidation of the Bankruptcy Cases (for purposes of distribution on account of allowed claims), Claim No. 15247 shall be reinstated, as appropriate and Claimant shall be entitled to pursue such claim.

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310 229 5800 TO 913126680362 P.04/05

7. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.

8. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.

9. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.

10. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth herein.

**STIPULATED AND AGREED:**

LOS ANGELES UNIFIED SCHOOL  
DISTRICT

By: 

One of its attorneys  
Bernice Conn  
Robbins, Kaplan, Miller and Ciresi LLP  
2049 Century Park East  
Suite 3700  
Los Angeles, CA 90067-3211  
310-552-0130

W.R. GRACE & CO., et al.

By: 

One of their attorneys

KIRKLAND & ELLIS LLP  
Michelle Browdy  
Janet S. Baer  
200 East Randolph Drive  
Chicago, Illinois 60601-6636  
Telephone: (312) 861-2000  
Facsimile: (312) 861-2200.

-and-

PACHULSKI, STANG, ZIEHL, YOUNG,  
JONES & WEINTRAUB P.C.

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310 229 5800 TO 913126500362 P.05/05

Laura Davis Jones (DE I.D. No. 2436)  
James O'Neill (  
919 North Market Street, 16<sup>th</sup> Floor  
P.O. Box 8705  
Wilmington, DE 19899-8705 (Courier 19801)  
Telephone: (302) 652-4100  
Facsimile: (302) 652-4400

*Attorneys for Debtors  
and Debtors-in Possession*

**EXHIBIT H**

11/11/2005 13:49 FAX 1 248 382 3324

DEAN &amp; FULKERSON

0002

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

In re:	) Chapter 11
W.R. GRACE & CO., et al., <sup>1</sup>	) Case No. 01-1139 (JIF)
	) (Jointly Administered)
Debtors.	)

**STIPULATION CONCERNING WITHDRAWAL OF OBJECTIONS AND  
RECLASSIFICATION CERTAIN CLAIMS**

This stipulation is entered into this 11<sup>th</sup> day of November, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and LaMartin Company, Inc., Paul J. Martin, M.J. & P. LLC and P & S Associates ("Claimants"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimants and the Debtors as follows:

- <sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (d/b/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co. Chem., A-1 Bit & Tool Co., Inc., Alswife Boston Ltd., Alswife Land Corporation, Amikon, Inc., CD Biomedical, Inc. (d/b/a Grace Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Durex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (d/b/a Dewey and Almy Company), Ecarg, Inc., Five Alswife Boston Ltd., G C Limited Partners I, Inc. (d/b/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (d/b/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (d/b/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Timpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guantica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Koonzeai Development Company, L.B. Realty, Inc., Litigation Management, Inc. (d/b/a GHSC Holding, Inc.), Grace IVB, Inc., Asbestos Management, Inc.), Mamolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (d/b/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (d/b/a Nestor-BNA, Inc.), MRA Smifing Systems, Inc. (d/b/a British Nursing Association, Inc.), Remedium Group, Inc. (d/b/a Environmental Liability Management, Inc.), R&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Ardal Basin Ranch Company, CC Partners (d/b/a Cross Country Staffing), Hayden Gulch West Coal Company, H-G Coal Company.

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1. On April 22, 2002, this Court issued its Bar Date Order which established March 31, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims.

2. The Claimants filed the following proofs of claim against the Debtors:

Claimant Name	Claim Number
LaMartin Company, Inc.	11311
Paul J. Martin	11310
M.J. & P. LLC	11312
P & S Associates	11309

3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims (the "15<sup>th</sup> Omnibus Objection") in which the Debtors sought to disallow and expunge the claims set forth above (hereafter referred to as the "Listed Claims").

4. The Debtors have discovered that although the Listed Claims were filed on asbestos property damage claim forms, the claims are not traditional asbestos property damage claims but instead are environmental claims which under the Debtors' proposed Chapter 11 Plan, dated January 13, 2005, are to be treated as general unsecured claims.

5. As a result, the Debtors agree to withdraw the objections to the Listed Claims set forth in the 15<sup>th</sup> Omnibus Objection and reclassify those claims as environmental unsecured claims. This withdrawal and reclassification, however, is without prejudice and the Debtors reserve their right to object to the Listed Claims on any grounds in the future upon proper notice and consistent with applicable law.

6. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each

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DEAN & FULKERSON

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such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.

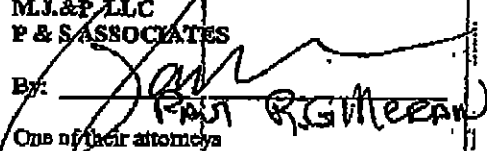
7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.

8. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.

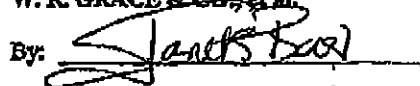
9. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth herein.

**STIPULATED AND AGREED:**

LAMARTIN COMPANY, INC.  
PAUL J. MARTIN  
M.J.&P, LLC  
P & S ASSOCIATES

By:   
One of their attorneys

W. R. GRACE & CO., et al.

By:   
One of their attorneys



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DEAN & FULKERSON

12005

**DEAN & FULKERSON PC**

Richard A. Barr  
Paul E. Gillesau  
801 W. Big Beaver  
Suite 500  
Troy, MI 48064  
Telephone: (248) 362-1300  
Facsimile: (248) 362-1358

**KIRKLAND & ELLIS LLP**

Michelle Browdy  
Janet S. Baer  
200 East Randolph Drive  
Chicago, Illinois 60601-6636  
Telephone: (312) 861-2000  
Facsimile: (312) 861-2200.

-and-

**PACHULSKI, STANG, ZIEHL, YOUNG,  
JONES & WEINTRAUB P.C.**

Laura Davis Jones (DE I.D. No. 2436)  
James O'Neill (DE I.D. No. 4042)  
919 North Market Street, 16<sup>th</sup> Floor  
P.O. Box 8705  
Wilmington, DE 19899-8705 (Courier 19801)  
Telephone: (302) 652-4100  
Facsimile: (302) 652-4400

*Attorneys for Debtors  
and Debtors-in Possession*

**EXHIBIT I**

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

In re: ) Chapter 11  
W.R. GRACE & CO., et al.,<sup>1</sup> ) Case No. 01-1139 (JIF)  
 ) (Jointly Administered)  
Debtors. )

**STIPULATION CONCERNING WITHDRAWAL OF OBJECTION AND  
RECLASSIFICATION OF CLAIM**

This stipulation is entered into this 11th day of November, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and Oldon Limited Partnership ("Claimant"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimant and the Debtors as follows:

1. On April 22, 2002, this Court issued its Bar Date Order which established March 31, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims.

<sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (W/R Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (W/R Grace Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Datrex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (W/R Grace Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (W/R Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (W/R Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (W/R Grace Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanche-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (W/R Grace GHSC Holding, Inc.), Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (W/R Grace Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (W/R Grace Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (W/R Grace British Nursing Association, Inc.), Remedium Group, Inc. (W/R Grace Environmental Liability Management, Inc., B&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (W/R Grace Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

2. The Claimant filed a proof of claim against the Debtors identified as Claim No. 11310.

3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims (the "15<sup>th</sup> Omnibus Objection") in which the Debtors sought to disallow and expunge Claim No. 11310.

4. The Debtors have discovered that although Claim No. 11310 was filed on an asbestos property damage claim form, the claim is not a traditional asbestos property damage claim but instead is an environmental claim which under the Debtors' proposed Chapter 11 Plan, dated January 13, 2005, is to be treated as a general unsecured claim.

5. As a result, the Debtors agree to withdraw the objections to Claim No. 11310 set forth in the 15<sup>th</sup> Omnibus Objection and reclassify the claim as an environmental unsecured claim. This withdrawal and reclassification, however, is without prejudice and the Debtors reserve their right to object to Claim No. 11310 on any grounds in the future upon proper notice and consistent with applicable law.

6. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.

7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.

8. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.

9. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth herein.

**STIPULATED AND AGREED:**

**OLDON LIMITED PARTNERSHIP**

By: 

One of their attorneys  
**SHATZ SCHWARTZ AND FENTIN PC**  
Timothy P. Mulhern  
1441 Main Street  
Suite 1100  
Springfield, MA 01103  
Telephone: (413) 737-1131  
Facsimile: (413) 736-0375

**W. R. GRACE & CO., et al.**

By: 

One of their attorneys  
**KIRKLAND & ELLIS LLP**  
Michelle Browdy  
Janet S. Baer  
200 East Randolph Drive  
Chicago, Illinois 60601-6636  
Telephone: (312) 861-2000  
Facsimile: (312) 861-2200.

-and-

**PACHULSKI, STANG, ZIEHL, YOUNG,  
JONES & WEINTRAUB P.C.**

Laura Davis Jones (DE I.D. No. 2436)  
James O'Neill (DE I.D. No. 4042)  
919 North Market Street, 16<sup>th</sup> Floor  
P.O. Box 8705  
Wilmington, DE 19899-8705 (Courier 19801)  
Telephone: (302) 652-4100  
Facsimile: (302) 652-4400

*Attorneys for Debtors  
and Debtors-in Possession*

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